

CHARLES NOVINS, ESQ.
54 EAST WATER STREET
TOMS RIVER, NEW JERSEY 08754
(732) 341-4077
Plaintiff *pro se*

Charles Novins, ESQ., P.C.
And Charles Novins. Personally

PLAINTIFFS

v.

Kevin A. Cannon.
Kevin Michael Fries,
Jim Kelso
Rhonda Lea Kirk AKA Fries
Vincent Lamb,
Carl R. Osterwald,
Rick Mather
Albert C. Young,
Sean Monaghan,
Google, Incorporated, A
Corporation Doing Business in the
State Of New Jersey,
TSB Bearings, Inc., A
Corporation Doing Business in the
State Of New Jersey,
Databasix, A
Corporation Doing Business in the
State Of New Jersey,
Oakland Community College,
Bloomfield Hills, MI
XYZ Partnerships (1-100)
John and Jane Does (1-100),
ABC Entities/Corporations (1-100),
John and Jane Roes (1-100),
including, but not limited to,
unnamed and/or unknown
defendants yet to be discovered
used by these defendants and others.

DEFENDANTS

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION, OCEAN COUNTY

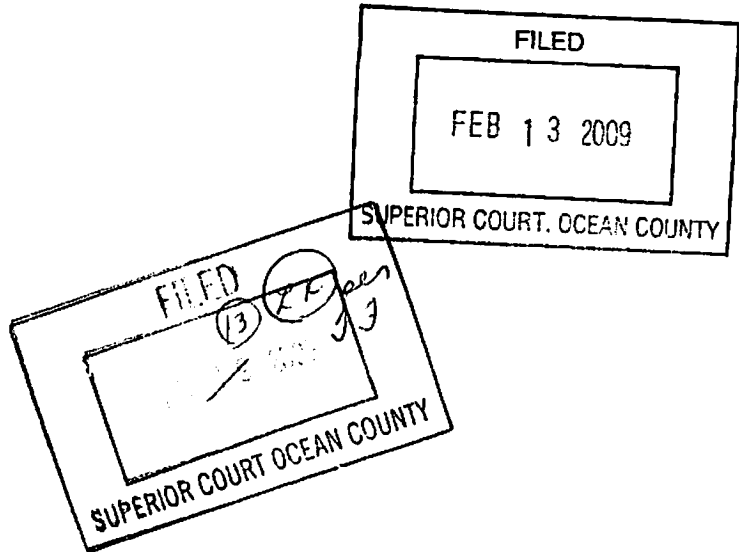
DOCKET NO.

L-705-09

CIVIL ACTION

COMPLAINT, DEMAND FOR INSURANCE
INFORMATION, DEMAND FOR TRIAL BY
JURY.

13th (ZK) per J.J.
FEB 18 2009



Plaintiffs, Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing *Pro Se*, by way of Complaint against Defendants listed above, and others yet to be discovered, hereby avers as follows:

Count I - Kevin A. Cannon
COUNT ONE - DEFAMATION

1. Plaintiff is and at all times material hereto was an adult individual, incorporated as a Professional Corporation in the State of New Jersey, and practicing at the above address, where contact may be made, and was an individual living at a residential address in the County of Ocean (the specifics of which are not relevant to this action.). Plaintiff has at all times enjoyed a good name and reputation in the community in which he resides.
2. Defendant Kevin A. Cannon, on February 13, 2008, caused to be published a libelous publication in a world-wide forum, alleging Plaintiff's law firm was staffed by drug addicts, and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Kevin A. Cannon, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.
3. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider

employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Kevin A. Cannon, for damages both compensatory and punitive, plus interest and costs of suit.

Count II - Kevin A. Cannon

COUNT TWO - DEFAMATION

4. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.
5. Defendant Kevin A. Cannon, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Kevin A. Cannon, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

6. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

7. WHEREFORE, Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Kevin A. Cannon, for damages both compensatory and punitive, plus interest and costs of suit.

Count III - Kevin Michael Fries

~~COUNT TWO~~ - DEFAMATION

8. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

9. Defendant Kevin Michael Fries, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff

personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Kevin Michael Fries, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

10. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Kevin Michael Fries, for damages both compensatory and punitive, plus interest and costs of suit.

11. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Kevin Michael Fries, for damages both compensatory and punitive, plus interest and costs of suit.

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Count IV - Jim Kelso
~~COUNT THREE - DEFAMATION~~

12. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

13. Defendant Jim Kelso on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Jim Kelso, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

14. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands

judgment against Defendant, Jim Kelso, for damages both compensatory and punitive, plus interest and costs of suit.

15. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se,, demands judgment against Defendant, Jim Kelso, for damages both compensatory and punitive, plus interest and costs of suit.

Count IV - Rhonda Lea Kirk Fries
~~COUNT TWO - DEFAMATION~~

16. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

17. Defendant Rhonda Lea Kirk, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Rhonda Lea Kirk, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

18. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced

their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Rhonda Lea Kirk, for damages both compensatory and punitive, plus interest and costs of suit.

19. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Rhonda Lea Kirk, for damages both compensatory and punitive, plus interest and costs of suit.

Count VI - Vincent Lamb
~~COUNT TWO~~ - DEFAMATION

20. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

21. Defendant Vincent Lamb, on various dates within the preceding six years, caused to be

published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Vincent Lamb, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

22. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se,, demands judgment against Defendant, Vincent Lamb, for damages both compensatory and punitive, plus interest and costs of suit.

23. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional

Corporation registered and operating in the State of New Jersey, and appearing Pro Se, demands judgment against Defendant, Vincent Lamb, for damages both compensatory and punitive, plus interest and costs of suit.

Count VII - Carl R. Osterwald
~~COUNT TWO - DEFAMATION~~

24. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

25. Defendant Carl R. Osterwald, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Carl R. Osterwald, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

26. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually

experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Carl R. Osterwald, for damages both compensatory and punitive, plus interest and costs of suit.

27. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Carl R. Osterwald, for damages both compensatory and punitive, plus interest and costs of suit.

Count VIII - Rick Mather
~~COUNT TWO~~ - DEFAMATION

28. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

29. Defendant Rick Mather, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Rick Mather, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation

emotional distress.

30. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se,, demands judgment against Defendant, Rick Mather, for damages both compensatory and punitive, plus interest and costs of suit.

31. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se,, demands judgment against Defendant, Rick Mather, for damages both compensatory and punitive, plus interest and costs of suit.

Count IX - Albert C. Young
~~COUNT TWO - DEFAMATION~~

32. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

33. Defendant Albert C. Young, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. A copy of this publication is attached as Exhibit "A" and was repeatedly published numerous times thereafter by the Defendant, Albert C. Young, with specific intention of harming the Plaintiff's practice, and also with the intent to cause humiliation emotional distress.

34. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Albert C. Young, for damages both compensatory and punitive,

plus interest and costs of suit.

35. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Albert C. Young, for damages both compensatory and punitive, plus interest and costs of suit.

Count X - Sean Monaghan
~~COUNT TWO~~ - DEFAMATION

36. Plaintiff repeats each and every allegation set forth in Count One of the Complaint as if fully set forth herein.

37. Defendant Sean Monaghan, on various dates within the preceding six years, caused to be published a libelous publication in a world-wide forum, alleging various instances of libel *per se* and various other instances of damaging libel regarding Plaintiff's law firm and that Plaintiff personally was a person of ill repute. Defendant, Sean Monaghan, had specific intention of harming the Plaintiff's practice, and also had the intent to cause humiliation and emotional distress.

38. As a result of the intentional publication of the false and defamatory allegations to a worldwide forum, several clients indicated they had read and found the comments influenced their decisions regarding representation. Also, individuals wishing to be employed by the firm

commented several times that the false publication had influenced them to reconsider employment in the Novins firm. Colleagues in the legal community expressed concern regarding the defamatory comments. The revenues of the business declined demonstrably during this period after the publication on February 13, 2008. Moreover, the Plaintiff individually experienced emotional distress and humiliation as a result of the publication.

WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Sean Monaghan, for damages both compensatory and punitive, plus interest and costs of suit.

39. WHEREFORE, the Charles Novins, Esquire, appearing personally, and as a Professional Corporation registered and operating in the State of New Jersey, and appearing Pro Se., demands judgment against Defendant, Sean Monaghan, for damages both compensatory and punitive, plus interest and costs of suit.

DEMAND FOR JURY TRIAL

Plaintiffs demand a trial by jury as to all issues so triable.

40. Defendants ABC Corporation 1-10, XYZ Partnership 1-10, and John and Jane Doe 1-100, are fictitious named identities of persons, identities unknown, who acted, assisted and/or participated in the assault of the Plaintiff.

WHEREFORE, Plaintiff demands judgment against Defendants ABC Corporation, XYZ Partnership and John and Jane Doe's jointly, severally and together with interest and costs of

suit.


DEMAND FOR INSURANCE INFORMATION

Pursuant to R.4:1 0-2(b), demand is hereby made that Defendants disclose to Plaintiffs whether there are any insurance agreements or policies under which any person or firm carrying on insurance business may be liable to satisfy part or all of a judgment which may be entered in this action or to indemnify or reimburse for payments made to satisfy the judgment.

CERTIFICATION

Pursuant to R. 4:5-1, it is hereby stated that no other action or arbitration proceeding is contemplated. Further, other than the parties set forth in this pleading, I know of no other parties that should be joined in the above action. Additionally, I recognize the continuing obligation of each party to file and serve on all parties and the Court an amended Certification if there is a change in the facts stated in this original Certification.

Dated: February 13, 2009



CHARLES NOVINS, ESQ.

http://groups.google.com/group/alt.culture.alaska/msg/30a79dd41c48..

Google Groups atlasbuggedBYspam@gmail.com | My Groups | Favorites | Profile | Help | My Account | Sign out

alt.culture.alaska

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Message from discussion Law Offices of Charles Novins hires drug addicts to fill your legal needs

[View parsed](#) - [Show only message text](#)

Path: g2news1.google.com!postnews.google.com!e25g2000prg.googlegroups.com!not-for-mail
 From: Kevin.Cannon...@googlemail.com
 Newsgroups: alt.culture.alaska, alt.battlestar-galactica, alt.tv.scifi.channel,
 alt.tv.firefly, alt.tv.stargate-atlantis
 Subject: Law Offices of Charles Novins hires drug addicts to fill your legal
 needs
 Date: Tue, 12 Feb 2008 23:15:05 -0800 (PST)
 Organization: http://groups.google.com
 Lines: 54
 Message-ID: <0f93bd9c-b4a7-4d17-8eb2-f793166900f7@e25g2000prg.googlegroups.com>
 NNTP-Posting-Host: 65.25.136.135
 Mime-Version: 1.0
 Content-Type: text/plain; charset=ISO-8859-1
 Content-Transfer-Encoding: 7bit
 X-Trace: posting.google.com 1202886905 3679 127.0.0.1 (13 Feb 2008 07:15:05 GMT)
 X-Complaints-To: groups-abuse@google.com
 NNTP-Posting-Date: Wed, 13 Feb 2008 07:15:05 +0000 (UTC)
 Complaints-To: groups-abuse@google.com
 Injection-Info: e25g2000prg.googlegroups.com; posting-host=65.25.136.135;
 posting-account=7iJreAoAAAA6bynTmf5I2nFzosKYM1Q9
 User-Agent: G2/1.0
 X-HTTP-UserAgent: Opera/9.25 (X11; Linux i686; U: en);gzip(gfe),gzip(gfe)

Until recently, the website of Charles Novins aka Atlas Bugged confessed to an embarrassing not-so-secret fact regarding Novin's hiring practices. Charles Novins hires drug addicts to fill your legal needs, these drug addicts have full access to your confidential information, and represent an ongoing potential exposure within the realm of identity theft and breach of confidentiality. A number of his clients have experienced identity theft. A number of his clients have suffered staggering losses. The savvy prospective client must ask him or herself, do I really want to hire the services of a firm that hires drug addicts? Do I really want my confidential and privileged information in the hands of those who pop pills and push chemicals into their bodies without medical supervision?

Yes, Charles Novins made the unprofessional remarks disclosing that he shuns drug testing and encouraging folks who "inhale" or "whatever" to apply. His law firm welcomes them. He made these remarks due to his inability to distinguish between reality and fantasy, to Novins, this was a stab at the people who laugh at his inability to comport himself properly on Usenet and Internet websites. To Novins this "punished" the people who laugh at him yet somehow such foolish disclosure did not harm his practice. If true that his practice is not harmed by his public advertisement that he hires drug addicts, why were these remarks about his hiring of drug addicts removed from his website?

Professional attorneys do not get into flame wars in newsgroups that exist to headquarter people who flood other newsgroups with attacks upon the "kookiness" of the inhabitants. Professional attorneys do not brag about their ability to insult others while attacking those who insult others. Professional attorneys, employed professional attorneys do not have time for such silliness. Charles Novins does, though, because Charles Novins is not a professional attorney, he is a progressive mentally ill embarrassment to his family.

Everything Novins does seems to revolve around Usenet and long hours spent watching sci-fi and fantasy television. One must ask themselves why an alleged professional attorney is so obsessed with Usenet and fantasy entertainment that he allowed his online conduct to cost him his job working for his own father. How bad does a son have to behave for a father to throw him out and cut him off.

Just one more reason why the people of Toms River, New Jersey should not be hiring the Law Offices of Charles Novins to perform their legal

Exhibit A

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Can Charles Novins hire drug addicts to fill your legal need... <http://groups.google.com/group/alt.culture.alaska/msg/30a79dd41c48...>

services. Confidential information seems to find its way into the hands of identity thieves, the offices of opposing counsel, and unsavory crooks in far away countries known to be hotbeds of criminal activity.



Do intelligent attorneys hire drug addicts? Do integral attorneys allow drug addicts access to privileged information? Do professional attorneys spend their free time cyberstalking those they claim are cyberstalkers?

Charles Novins, a legacy of unprofessional conduct, risky business practices, and hypocrisy.

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B+hibit A

Appendix XII-B1

 CIVIL CASE INFORMATION STATEMENT (CIS)		- FOR USE BY CLERK'S OFFICE ONLY -
Use for Initial Law Division Civil Part pleadings (not motions) under Rule 4:5-1. Pleading will be rejected for filing, under Rule 1:5-6(c), if information above the black bar is not completed or if attorney's signature is not affixed.		PAYMENT TYPE: CK CG CA CHG/CK NO.: AMOUNT: OVERPAYMENT: BATCH NUMBER:
ATTORNEY/PRO SE NAME Charles Novins, Esq.	TELEPHONE NUMBER (732) 341-407	COUNTY OF VENUE Ocean
FIRM NAME (If applicable) Charles Novins appearing Pro Se		DOCKET NUMBER (When available) L 705-09
OFFICE ADDRESS 54 East Water St. Toms River, NJ 08753		DOCUMENT TYPE Complaint
NAME OF PARTY (e.g., John Doe, Plaintiff) Charles Novins		JURY DEMAND <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
CAPTION Kevin A. Cannon, et al.		
CASE TYPE NUMBER (See reverse side for listing) 609	IS THIS A PROFESSIONAL MALPRACTICE CASE? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53A-27 AND APPLICABLE CASE LAW REGARDING YOUR OBLIGATION TO FILE AN AFFIDAVIT OF MERIT.	
RELATED CASES PENDING? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	IF YES, LIST DOCKET NUMBERS	
DO YOU ANTICIPATE ADDING ANY PARTIES (arising out of same transaction or occurrence)? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	NAME OF DEFENDANT'S PRIMARY INSURANCE COMPANY, IF KNOWN <input type="checkbox"/> NONE <input checked="" type="checkbox"/> UNKNOWN	
THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE.		
CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION		
DO PARTIES HAVE A CURRENT, PAST OR RECURRENT RELATIONSHIP? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	IF YES, IS THAT RELATIONSHIP <input type="checkbox"/> EMPLOYER-EMPLOYEE <input type="checkbox"/> FRIEND/NEIGHBOR <input checked="" type="checkbox"/> OTHER (explain) _____ <input type="checkbox"/> FAMILIAL <input type="checkbox"/> BUSINESS _____	
DOES THE STATUTE GOVERNING THIS CASE PROVIDE FOR PAYMENT OF FEES BY THE LOSING PARTY? <input type="checkbox"/> YES <input type="checkbox"/> NO		
USE THIS SPACE TO ALERT THE COURT TO ANY SPECIAL CASE CHARACTERISTICS THAT MAY WARRANT INDIVIDUAL MANAGEMENT OR ACCELERATED DISPOSITION: This matter involves libelous and other criminal acts committed via the internet and having a basis in contacts with the State of New Jersey.		
<div style="border: 2px solid black; padding: 10px; width: fit-content; margin: 0 auto;"> FILED FEB 13 2009 SUPERIOR COURT, OCEAN COUNTY </div>		
 DO YOU OR YOUR CLIENT NEED ANY DISABILITY ACCOMMODATIONS? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	IF YES, PLEASE IDENTIFY THE REQUESTED ACCOMMODATION: _____	
WILL AN INTERPRETER BE NEEDED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	IF YES, FOR WHAT LANGUAGE: _____	
ATTORNEY SIGNATURE 